

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA

Case No. 23CR80006-RLR

UNITED STATES OF AMERICA,  
Plaintiffs,  
vs.

LINDA HORN,  
Defendant.

---

**Joint Recommendation to Correct the Base Offense Level**

Comes now, Linda Horn, by and through counsel in conjunction with the United States of America and the parties have reached the following recommendation and stipulation:

1. The parties do hereby agree that the plea agreement specified a Base Offense Level of 14.
2. That according to the guidelines, the wrong base offense level was used in structuring the plea agreement.
3. That in computing the PSI the probation officer correctly computed the Base Offense Level at level 12.
4. That because the quantity of drugs the defendant is accountable for is 9.177 kilograms of converted drug weight, the correct base offense level is level 12 pursuant to Section [2D1.1\(c\)\(14\)](#).
5. The parties do hereby agree and stipulate to the base offense level being amended to level 12 for purposes of the Sentencing Guidelines computation.

/s/Michael A. Gottlieb  
Michael A. Gottlieb, Esquire  
Michael A. Gottlieb, P.A.  
1311 SE 2nd Avenue  
Ft. Lauderdale, Florida 33316  
[mike@mgottliebblaw.com](mailto:mike@mgottliebblaw.com)  
Phone: (954) 462-1005  
Florida Bar No.: 981133

/s/Adam McMichael  
Adam McMichael, Esquire  
Assistant United States Attorney  
Chief – NFVC, Southern District of Florida  
500 S. Australian Avenue. Suite 400  
West Palm Beach, FL 33401  
Office: (561) 209-1040  
[Adam.mcmichael@usdoj.gov](mailto:Adam.mcmichael@usdoj.gov)